#### PATENT COOPERATION TREATY

**PCT** 

10/562272

#### INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter I of the Patent Cooperation Treaty)

(PCT Rule 44bis)

Applicant's or agent's file reference PHNL030766WO	FOR FURTHER ACTION	See item 4 below			
International application No. PCT/IB2004/051003	International filing date (day/month/year) 24 June 2004 (24.06.2004)	Priority date (day/month/year) 27 June 2003 (27.06.2003)			
International Patent Classification (8th edition unless older edition indicated) See relevant information in Form PCT/ISA/237					
Applicant KONINKLIJKE PHILIPS ELECTRONICS N.V.					

1.	This international preliminary report on patentability (Chapter I) is issued by the International Bureau on behalf of the International Searching Authority under Rule 44 bis.1(a).					
2.	This REPORT consists of a total of 10 sheets, including this cover sheet.					
	In the attached sheets, any reference to the written opinion of the International Searching Authority should be read as a reference to the international preliminary report on patentability (Chapter I) instead.					
3.	This report contains indications re	elating to the following items:				
	Box No. I	Basis of the report				
	Box No. II	Priority				
	Box No. III	Non-establishment of opinion with regard to novelty, inventive step and industrial applicability				
	Box No. IV	Lack of unity of invention				
	Box No. V  Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement					
	Box No. VI	Certain documents cited				
	Box No. VII	Certain defects in the international application				
	Box No. VIII	Certain observations on the international application				
4.	. The International Bureau will communicate this report to designated Offices in accordance with Rules 44bis.3(c) and 93bis.1 but not, except where the applicant makes an express request under Article 23(2), before the expiration of 30 months from the priority date (Rule 44bis.2).					

	Date of issuance of this report 03 January 2006 (03.01.2006)		
The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland	Authorized officer Idhir Britel		
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### PATENT COOPERATION TREATY

To:	DCT 2004				
10:	DCT.				
	WIPO PCT				
1	101				
coo form DOTAGA DOG	WRITTEN OPINION OF THE				
see form PCT/ISA/220	INTERNATIONAL SEARCHING AUTHORIT				
	(PCT Rule 43 <i>bis</i> .1)				
	(* C. Maio Toble. 1)				
	Date of mailing				
A	(day/month/year) see form PCT/ISA/210 (second sheet)				
Applicant's or agent's file reference see form PCT/ISA/220	FOR FURTHER ACTION				
	See paragraph 2 below				
International application No. International filing dat PCT/IB2004/051003 24.06.2004	e (day/month/year) Priority date (day/month/year) 27.06.2003				
International Patent Classification (IPC) or both national classification					
H03M3/02	AL ALIO IFC				
Applicant					
KONINKLIJKE PHILIPS ELECTRONICS N.V.	·				
1. This opinion contains indications relating to the f	allowing items				
	mownig items.				
Box No. I Basis of the opinion     Box No. II Priority					
	gard to novelty, inventive step and industrial applicability				
⊠ Box No. IV Lack of unity of invention	gaid to hovelty, inventive step and industrial applicability				
	is.1(a)(i) with regard to novelty, inventive step or industrial				
☐ Box No. VI Certain documents cited	to sepporating door statement				
Box No. VII Certain defects in the international a	pplication				
Box No. VIII Certain observations on the internation	onal application				
2. FURTHER ACTION					
If a demand for international preliminary examination is made, this opinion will usually be considered to be a written opinion of the International Preliminary Examining Authority ("IPEA"). However, this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notified the International Bureau under Rule 66.1 bis(b) that written opinions of this International Searching Authority					
If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of three months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date,					
For further options, see Form PCT/ISA/220.					
3. For further details, see notes to Form PCT/ISA/220.					
The second secon					
Name and mailing address of the ISA:	Authorized Officer				
European Patent Office	and Felousay.				
D-80298 Munich	Gerdes, R				
Tel. +49 89 2399 - 0 Tx: 523656 epmu d Fax: +49 89 2399 - 4465	Telephone No. +49 89 2399-2547				

## WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/IB2004/051003

_		N				
_	B	ox N	o. I Basis of the opinion			
1.	. With regard to the language, this opinion has been established on the basis of the international application in the language in which it was field, unless otherwise indicated under this item.					
		la	nis opinion has been established on the basis of a translation from the original language into the following nguage , which is the language of a translation furnished for the purposes of international search nder Rules 12.3 and 23.1(b)).			
2.	W ne	ith re cess	egard to any <b>nucleotide and/or amino acid sequence</b> disclosed in the international application and sary to the claimed invention, this opinion has been established on the basis of:			
	a.	type	of material:			
			a sequence listing			
			table(s) related to the sequence listing			
	b.	form	nat of material:			
			in written format			
			in computer readable form			
	<b>c</b> . 1	time	of filling/furnishing:			
			contained in the international application as filed.			
			filed together with the international application in computer readable form.			
			furnished subsequently to this Authority for the purposes of search.			
3.		co	addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto s been filed or furnished, the required statements that the information in the subsequent or additional pies is identical to that in the application as filed or does not go beyond the application as filed, as propriate, were furnished.			
4.	Add	ditior	nal comments:			

## WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/IB2004/051003

Box No. II Priority							
1. 22	ine ro	ollowing document has not been furnished:					
	⋈	copy of the earlier application whose priority has been claimed (Rule 43bis.1 and 66.7(a)).					
		translation of the earlier application whose priority has been claimed (Rule 43bis.1 and 66.7(b))					
		quently it has not been possible to consider the validity of the priority claim. This opinion has heless been established on the assumption that the relevant date is the claimed priority date.					
2. 🗆	This or has be	pinion has been established as if no priority had been claimed due to the fact that the priority claim en found invalid (Rules 43 <i>bis</i> .1 and 64.1). Thus for the purposes of this opinion, the international ate indicated above is considered to be the relevant date.					
3. Ad	3. Additional observations, if necessary:						

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## WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/IB2004/051003

Bo ap	Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability				
Tr	The questions whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious), or to be industrially applicable have not been examined in respect of:				
	the entire international applica		1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1		
Ø	claims Nos. 5-8,10-11				
be	cause:				
	the said international application does not require an internation	on, oi ial pr	the said claims Nos. relate to the following subject matter which eliminary examination (specify):		
Ø		inac	(indicate neuticular)		
	see separate sheet		**		
	the claims, or said claims Nos. are so inadequately supported by the description that no meaningful opinion could be formed.				
	no international search report has been established for the whole application or for said claims Nos.				
	the nucleotide and/or amino acid sequence listing does not comply with the standard provided for in Annex C of the Administrative Instructions in that:				
	the written form		has not been furnished		
			does not comply with the standard		
	the computer readable form		has not been furnished		
			does not comply with the standard		
	the tables related to the nucleotide and/or amino acid sequence listing, if in computer readable form only, do not comply with the technical requirements provided for in Annex C-bis of the Administrative Instructions.				
	See separate sheet for further details				

## WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/IB2004/051003

E	Box No. IV	Lack of unity of in	venti	on		
1. [	In resp	In response to the invitation (Form PCT/ISA/206) to pay additional fees, the applicant has:				
		paid additional fees.			the applicant has:	
		paid additional fees u	ındar	protoct		
				piolesi.		
		not paid additional fe	es.			
2. 🗵	2.   This Authority found that the requirement of unity of invention is not complied with and chose not to invite the applicant to pay additional fees.					
3. This Authority considers that the requirement of unity of invention in accordance with Rule 13.1, 13.2 and 13.3 is						
	complied	l with				
	not comp	olied with for the follow	/ing re	easons:		
		parate sheet				
4. Co	onsequent	ly, this report has been	n esta	ıblished in ı	respect of the following parts of the international application:	
$\boxtimes$	all parts.				respect of the following parts of the international application:	
	☐ the parts relating to claims Nos.					
	me punto	rolating to claims 140s	•			
Bo	ox No. V	Possened state				
		oplicability; citations	and	der Rule 43 explanatio	Bbls.1(a)(i) with regard to novelty, inventive step or one supporting such statement	
1. Sta	atement				The state of the s	
No	velty (N)		Voor	Claima		
	3 (1.7)		No:	Claims Claims	2-4,13-14 1,9,12	
Inv	entive ste	n (IS)	Vasi	Ole:	,,,,,,	
	0.0	,	No:	Claims Claims	1-4,9,12-14	
Indi	ustrial app	licability (IA)	Yes:	Claims	1-4,9,12-14	
			No:	Claims		
2 Cita	otions and	ovnlanations				

see separate sheet

#### Re Item III

- The application does not meet the requirements of Article 6 PCT, because the current set of claims is not clear.
  - (a) Expressions such as "substantially frequency-independent" in claims 2, line 16, claim 6, lines 21-22, claim 7, second page, line 5, and claims 4 and 8 are vague and leave the reader in doubt as to the exact scope of the feature (PCT International Preliminary Examination Guidelines, Section IV, III-4.5 and 4.5a). Moreover, these expressions appear to be inaccurate and contradict the description and claim 11, which specifies, that the "transfer function ... is constant within the loop bandwidth of the converter".
  - (b) Dependent claim 13 (see lines 16-18) defines a result which is to be achieved with the present application (see PCT International Preliminary Examination Guidelines III-4.7).
  - (c) The dependency of claim 13 is unclear. This claim refers back to claim 12 and is, therefore, always dependent on claim 1. The expression "in as far as dependent on " in claims 13 and 14 is also considered unclear.
  - (d) The formulations in claim 3 "means to cascade ...", "means to couple ...", etc. seem to imply that the specified elements can be cascaded or coupled in one or more modes of operation and that the elements are not cascaded or not coupled in another mode of operation. The circuit is, however, fixed (see drawings). In contrast, the respective specification in claim 7 is considered clear.
  - (e) The definition of claims 3, 5, 7 and 11 is not concise. These claims repeat several features of claim 1 (e.g. summing node  $C_3$  in claim 3). The claims are also unclear, because they do not clearly define, whether the elements are additional elements or the same elements that were already specified in claim 1.
  - (f) The specification that a filter may be only an interconnection (see page 8, line 17) cannot be accepted and renders the application as a whole unclear. According to the common understanding in the technical area a filter provides an output signal, which differs in some characteristic and for at least a certain frequency range with respect to the input signal. This is not the case for an interconnection.
  - (g) It is apparent from the description (see page 8) and the drawing corresponding to this embodiment (Fig.3) that the fact that F3>>1 is essential to the performance of the invention.

## WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (SEPARATE SHEET)

PCT/IB2004/051003

Since the dependent claim 5 does not contain this feature the present application does not meet the requirement of Article 6 PCT. The description and Fig.3 only shows embodiments, in which the first summing node  $C_3$  receives the same signal as the second filter F2. This feature is likewise essential to the invention, because otherwise the filtering signal transfer function will not be the one specified in claim 5. The same objections apply mutatis mutandis for claims 6-11.

The subject-matter of claims 5-8 and 10-11 is so unclear that at present no opinion on novelty or inventive step can be given.

#### Re Item IV

- The following documents are referred to in this Written Opinion of the International Search Authority:
  - D1: EP-A-0 586 021 (ANALOG DEVICES INC) 9 March 1994 (1994-03-09)
  - D2: FERGUSON JR P F ET AL: "ONE BIT HIGHER ORDER SIGMA-DELTA A/D CONVERTERS" PROCEEDINGS OF THE INTERNATIONAL SYMPOSIUM ON CIRCUITS AND SYSTEMS. NEW ORLEANS, MAY 1 3, 1990, NEW YORK, IEEE, US, vol. VOL. 2 CONF. 23, 1 May 1990 (1990-05-01), pages 890-893, XP000166962
  - D3: TOSHIYUKI OKAMOTO ET AL: "A STABLE HIGH-ORDER DELTA-SIGMA MODULATOR WITH AN FIR SPECTRUM DISTRIBUTOR" IEEE JOURNAL OF SOLID-STATE CIRCUITS, IEEE INC. NEW YORK, US, vol. 28, no. 7, 1 July 1993 (1993-07-01), pages 730-734, XP000322301 ISSN: 0018-9200
  - D4: US-A-5 241 310 (TIEMANN JEROME J) 31 August 1993 (1993-08-31)
  - D5: US 2002/105449 A1 (SINGER LAWRENCE ET AL) 8 August 2002 (2002-08-08)
  - D6: SHENGPING YANG ET AL: "A tunable bandpass sigma-delta A/D conversion for mobile communication receiver" VEHICULAR TECHNOLOGY CONFERENCE, 1994 IEEE 44TH STOCKHOLM, SWEDEN 8-10 JUNE 1994, NEW YORK, NY, USA,IEEE, 8 June 1994 (1994-06-08), pages 1346-1350, XP010123297 ISBN: 0-7803-1927-3
- The present application lacks unity within the meaning of Rule 13.1 PCT because 2
  different inventions are claimed therein which are defined by the following groups of

## WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (SEPARATE SHEET)

PCT/IB2004/051003

#### claims:

- I. Claims 1-8 and 10-14 refer to a sigma-delta A/D converter with filters in feedback and feedforward path, that are adapted to provide a frequency-independent transfer function for the input signal in the passband.
- II. Claims 1,9 refer to a sigma-delta A/D-converter comprising gain controlled stages in the feedback path or feedforward path.
- According to Article 34 (3) (a) PCT with Rule 13.1 PCT claims directed to different subject matter may be included in one and the same international patent application only if they are linked by a single, general inventive concept.
- 4. According to Rule 13.1 PCT the requirement of unity of invention shall be fulfilled only when there is a technical relationship among those inventions involving one or more of the same or corresponding special technical features. The expression "special technical feature" shall mean those features that define a contribution which each of the claimed inventions, considered as a whole, makes over the prior art.

The independent claim 1 is apparently not new (see reasoning under point V, 2.1 below).

Moreover, the features of e.g. dependent claim 3, which appears to represent the first invention are different from the feature of claim 9. The technical problem to reduce the dynamic range of the signals of the A/D-converter (page 3, lines 24-25) is commonly known (see e.g. documents D4 and D5).

5. The Examiner is therefore of the opinion that there is no single, general inventive concept which links the subject matter of the different independent claims. Thus the present application lacks unity within the meaning of Article 34 (3) (a) PCT with Rule 13.1 PCT.

#### Re Item V

- 1. As far as the claims can be understood in view of the above mentioned unclarities, the subject-matter of claims 1-4, 9, 12-14 lacks novelty (Article 33(2) PCT) or inventive step, respectively (Article 33(3) PCT).
- 1.1 D1 discloses all the elements of claim 1, i.e. an ADC (page 2, lines 1-3) including

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a sigma delta modulator (Fig.7). D1 also discloses the feedback loop comprising a summing node (704), the input (700), the noise-shaping filtering means (708), the quantizer (720) and the filtering means in the feedback and feedforward path (712, 708) as specified in claim 1.

Hence, the subject-matter of claim 1 lacks novelty with respect to D1.

- 1.2 The objection with respect to claim 1 applies likewise with respect to documents D2-D3 and D6.
- 1.3 The features of the further claims 3-4 and 12-13 are also shown in the cited documents. In particular, D1 shows that the filtering signal transfer function is "substantially frequency independent" (see D1, Fig.9). The separation of the filter 708 in the feedforward path of the modulator as specified in claim 2 is obvious for the skilled person. Likewise the feature of claim 14 is considered obvious.
- 1.4 Documents D4 and D5 show the feature of claim 9, i.e. gain controlled stages.